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Calendar No. 553

98TH CONGRESS 1ST SESSION

S. 1324

[Report No. 98-305]

To amend the National Security Act of 1947 to regulate public disclosure of information held by the Central Intelligence Agency.



IN THE SENATE OF THE UNITED STATES

MAY 18 (legislative day, MAY 16), 1983

Mr. GOLDWATER (for himself, Mr. THURMOND, Mr. D'AMATO, and Mr. NICKLES) introduced the following bill; which was read twice and referred to the Select Committee on Intelligence

NOVEMBER 9 (legislative day, NOVEMBER 7), 1983

Reported by Mr. GOLDWATER, with an amendment in the nature of a substitute

[Strike out all after the enacting clause and insert the part printed in italic]

A BILL

To amend the National Security Act of 1947 to regulate public disclosure of information held by the Central Intelligence Agency.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 That this Act may be cited as the "Intelligence Information
- 4 Act of 1983".

1	FINDINGS AND PURPOSES
2	SEC. 2: (a) The Congress finds that—
3	(1) the Freedom of Information Act is providing
4	the people of the United States with an important
5	means of acquiring information concerning the work-
6	ings and decisionmaking processes of their Govern-
7	ment, including the Central Intelligence Agency;
8	(2) the full application of the Freedom of Informa-
9	tion Act to the Central Intelligence Agency is, howev-
10	er, imposing unique and serious burdens on this
11	ageney;
12	(3) the processing of a Freedom of Information
13	Act request by the Central Intelligence Agency nor-
14	mally requires the search of numerous systems of
15	records for information responsive to the request;
16	(4) the review of responsive information located in
17	operational files which concerns sources and methods
18	utilized in intelligence operations can only be accom-
19	plished by senior intelligence officers having the neces-
20	sary operational training and expertise;
21	(5) the Central Intelligence Agency must fully
22	process all requests for information, even when the re-
23	quester seeks information which clearly cannot be re-
24	leased for reasons of national security;

(6) release of information out of operational files 1 2 risks the compromise of intelligence sources and 3 methods; 4 (7) eight years of experience under the amended 5 Freedom of Information Act has demonstrated that this 6 time-consuming and burdensome search and review of operational files has resulted in the proper withholding 7 8 of information contained in such files. The Central In-9 telligence Agency should, therefore, no longer be re-10 quired to expend valuable manpower and other re-11 sources in the search and review of information in 12 these files: 13 (8) the full application of the Freedom of Informa-14 tion Act to the Central Intelligence Agency is per-15 ecived by those who cooperate with the United States 16 Government as constituting a means by which their co-17 operation and the information they provide may be dis-18 closed; 19 (9) information concerning the means by which in-20 telligence is gathered generally is not necessary for 21public debate on the defense and foreign policies of the 22 United States, but information gathered by the Central

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Intelligence Agency should remain accessible to re-

questers, subject to existing exemptions under law;

(10) the organization of Central Intelligence
Agency records allows the exclusion of operational files
from the search and review requirements of the Free-
dom of Information Act while leaving files containing
information gathered through intelligence operations
accessible to requesters, subject to existing exemptions
under law; and
(11) the full application of the Freedom of Infor-
mation Act to the Central Intelligence Agency results
in inordinate delays and the inability of these agencies
to respond to requests for information in a timely
fashion.
(b) The purposes of this Act are—
(1) to protect the ability of the public to request
information from the Central Intelligence Agency
under the Freedom of Information Act to the extent
that such requests do not require the search and
review of operational files;
(2) to protect the right of individual United States
citizens and permanent resident aliens to request infor-
mation on themselves contained in all categories of
files of the Central Intelligence Agency; and
(3) to provide relief to the Central Intelligence
Agency from the burdens of searching and reviewing
operational files, so as to enable this agency to respond

1	to the public's requests for information in a more
2	timely and efficient manner.
3	SEC. 3. (a) The National Security Act of 1947 is
4	amended by adding at the end thereof the following new title:
5	"TITLE VII—RELEASE OF REQUESTED INFORMA-
6	TION TO THE PUBLIC BY THE CENTRAL IN-
7	TELLIGENCE AGENCY
8	"DESIGNATION OF FILES BY THE DIRECTOR OF CENTRAL
9	INTELLIGENCE AS EXEMPT FROM SEARCH, REVIEW,
10	PUBLICATION, OR DISCLOSURE
11	"SEC. 701. (a) In furtherance of the responsibility of the
12	Director of Central Intelligence to protect intelligence
13	sources and methods from unauthorized disclosure as set
14	forth in section 102(d)(3) of this Act (50 U.S.C. 403(d)(3))
15	and section 6 of the Central Intelligence Agency Act of 1949
16	(50 U.S.C. 403g), operational files located in the Directorate
17	of Operations, Directorate for Science and Technology, and
18	Office of Security of the Central Intelligence Agency shall be
19	exempted from the provisions of the Freedom of Information
20	Act which require publication or disclosure, or search or
21	review in connection therewith, if such files have been spe-
22	eifically designated by the Director of Central Intelligence to
23	be concerned with—

1	"(1) the means by which foreign intelligence,
2	counterintelligence, or counterterrorism information is
3	collected through scientific and technical systems;
4	"(2) foreign intelligence, counterintelligence, or
5	counterterrorism operations;
6	"(3) investigations conducted to determine the
7	suitability of potential foreign intelligence, counterintel-
8	ligence, or counterterrorism sources; and
9	"(4) intelligence or security liaison arrangements
10	or information exchanges with foreign governments or
11	their intelligence or security services:
12	Provided, however, That nondesignated files which may con-
13	tain information derived or disseminated from designated
14	operational files shall be subject to search and review. The
15	inclusion of information from operational files in nondesignat-
10	1
16	ed files shall not affect the designation of the originating
16 17	ed files shall not affect the designation of the originating
16 17	ed files shall not affect the designation of the originating operational files as exempt from search, review, publication,
16 17 18	ed files shall not affect the designation of the originating operational files as exempt from search, review, publication, or disclosure: <i>Provided further</i> , That the designation of any
16 17 18 19	ed files shall not affect the designation of the originating operational files as exempt from search, review, publication, or disclosure: Provided further, That the designation of any operational files shall not prevent the search and review of
16 17 18 19 20	ed files shall not affect the designation of the originating operational files as exempt from search, review, publication, or disclosure: <i>Provided further</i> , That the designation of any operational files shall not prevent the search and review of such files for information concerning any special activity the
16 17 18 19 20 21	ed files shall not affect the designation of the originating operational files as exempt from search, review, publication, or disclosure: Provided further, That the designation of any operational files shall not prevent the search and review of such files for information concerning any special activity the existence of which is not exempt from disclosure under the

- 1 acted after the date of enactment of subsection (a), and which
- 2 specifically eites and repeals or modifies its provisions.
- 3 "(e) Notwithstanding subsection (a) of this section,
- 4 proper requests by United States citizens, or by aliens law-
- 5 fully admitted for permanent residence in the United States,
- 6 for information concerning themselves, made pursuant to the
- 7 Privacy Act of 1974 (5 U.S.C. 552a) or the Freedom of In-
- 8 formation Act (5 U.S.C. 552), shall be processed in accord-
- 9 ance with those Acts.".
- 10 (b) The table of contents at the beginning of such Act is
- 11 amended by adding at the end there of the following:

"TITLE VII—RELEASE OF REQUESTED INFORMATION TO THE PUBLIC BY THE CENTRAL INTELLIGENCE AGENCY

"See. 701. Designation of files by the Director of Central Intelligence as exempt from search, review, publication, or disclosure.".

- 12 SEC. 4. The amendments made by section 3 shall be
- 13 effective upon enactment of this Act and shall apply with
- 14 respect to any requests for records, whether or not such re-
- 15 quest was made prior to such enactment, and shall apply to
- 16 all eases and proceedings pending before a court of the
- 17 United States on the date of such enactment.
- 18 That this Act may be cited as the "Intelligence Information
- 19 Act of 1983".
- 20 FINDINGS AND PURPOSES
- 21 Sec. 2. (a) The Congress finds that—
- 22 (1) the Freedom of Information Act is providing
- 23 the people of the United States with an important

1	means of acquiring information concerning the work-
2	ings and decisionmaking processes of their Govern-
3	ment, including the Central Intelligence Agency;
4	(2) the full application of the Freedom of Infor-
5	mation Act to the Central Intelligence Agency is, how-
6	ever, imposing unique and serious burdens on this
7	Agency;
8	(3) the processing of a Freedom of Information
9	Act request by the Central Intelligence Agency normal-
10	ly requires the search of numerous systems of records
11	for information responsive to the request;
12	(4) the review of responsive information located in
13	operational files which concerns sources and methods
14	utilized in intelligence operations can only be accom-
15	plished by senior intelligence officers having the neces-
16	sary operational training and expertise;
17	(5) the Central Intelligence Agency must fully
18	process all requests for information, even when the re-
19	quester seeks information which clearly cannot be re-
20	leased for reasons of national security;
21	(6) release of information out of operational files
22	risks the compromise of intelligence sources and
23	methods;
24	(7) eight years of experience under the amended
25	Freedom of Information Act has demonstrated that this

1	time-consuming and burdensome search and review of
2	operational files has resulted in the proper withholding
3	of information contained in such files, and, therefore,
4	the Central Intelligence Agency should no longer be re-
5	quired to expend valuable manpower and other re-
6	sources in the search and review of information in
7	these files;
8	(8) the full application of the Freedom of Infor-
9	mation Act to the Central Intelligence Agency is per-
10	ceived by those who cooperate with the United States
11	Government as constituting a means by which their co-
12	operation and the information they provide may be
13	disclosed;
14	(9) information concerning the means by which
15	intelligence is gathered generally is not necessary for
16	public debate on the defense and foreign policies of the
17	United States, but information gathered by the Central
18	Intelligence Agency should remain accessible to re-
19	questers, subject to existing exemptions under law;
20	(10) the organization of Central Intelligence
21	Agency records allows the exclusion of operational files
22	from the search and review requirements of the Free-

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dom of Information Act while leaving files containing

 $information \ \ gathered \ \ through \ \ intelligence \ \ operations$

1	accessible to requesters, subject to existing exemptions
2	under law; and
3	(11) the full application of the Freedom of Infor-
4	mation Act to the Central Intelligence Agency results
5	in inordinate delays and the inability of the Agency to
6	respond to requests for information in a timely fashion.
7	(b) The purposes of this Act are—
8	(1) to protect the ability of the public to request
9	information from the Central Intelligence Agency
10	under the Freedom of Information Act to the extent
11	that such requests do not require the search and review
12	of operational files;
13	(2) to protect the right of individual United States
14	citizens and permanent resident aliens to request infor-
15	mation on themselves contained in all categories of files
16	of the Central Intelligence Agency; and
17	(3) to provide relief to the Central Intelligence
18	Agency from the burdens of searching and reviewing
19	operational files, so as to improve protection for intelli-
20	gence sources and methods and enable this Agency to
21	respond to the requests of the public for information in
22	a more timely and efficient manner.
23	SEC. 3. (a) The National Security Act of 1947 is
24	amended by adding at the end thereof the following new title:

1	"TITLE VII—RELEASE OF REQUESTED IN-
2	FORMATION TO THE PUBLIC BY THE CEN-
3	TRAL INTELLIGENCE AGENCY
4	"DESIGNATION OF FILES BY THE DIRECTOR OF CENTRAL
5	INTELLIGENCE AS EXEMPT FROM SEARCH, REVIEW,
6	PUBLICATION, OR DISCLOSURE
7	"Sec. 701. (a) In furtherance of the responsibility of
8	the Director of Central Intelligence to protect intelligence
9	sources and methods from unauthorized disclosure as set
10	forth in section 102(d)(3) of this Act (50 U.S.C. 403(d)(3))
11	and section 6 of the Central Intelligence Agency Act of 1949
12	(50 U.S.C. 403g), operational files located in the Directorate
13	of Operations, Directorate for Science and Technology, and
14	Office of Security of the Central Intelligence Agency shall be
15	exempted from the provisions of the Freedom of Information
16	Act which require publication or disclosure, or search or
17	review in connection therewith, if such files have been specifi-
18	cally designated by the Director of Central Intelligence to
19	be—
20	"(1) files of the Directorate of Operations which
21	document foreign intelligence or counterintelligence op-
22	erations or intelligence or security liaison arrange-
23	ments or information exchanges with foreign govern-
24	ments or their intelligence or security services: or

1	"(2) files of the Directorate for Science and Tech-
2	nology which document the means by which foreign in-
3	telligence or counterintelligence is collected through sci-
4	entific and technical systems; or
5	"(3) files of the Office of Security which docu-
6	ment investigations conducted to determine the suitabil-
7	ity of potential foreign intelligence or counterintelli-
8	gence sources:
9	Provided, however, That nondesignated files which may con-
10	tain information derived or disseminated from designated
11	operational files shall be subject to search and review. The
12	inclusion of information from operational files in nondesig-
13	nated files shall not affect the designation of the originating
14	operational files as exempt from search, review, publication,
15	or disclosure: Provided further, That the designation of any
16	operational files shall not prevent the search and review of
17	such files for information concerning any special activity the
18	existence of which is not exempt from disclosure under the
19	provisions of the Freedom of Information Act or for informa-
20	tion reviewed and relied upon in an investigation by the in-
21	telligence committees of the Congress, the Intelligence Over-
22	sight Board, the Office of General Counsel of the Central
23	Intelligence Agency, the Office of Inspector General of the
24	Central Intelligence Agency, or the Office of the Director of
25	Central Intelligence for any impropriety, or violation of law

T	Executive order, or Presidential directive in the conduct of
2	an intelligence activity.
3	"(b) The provisions of this section shall not be supersed-
4	ed except by a provision of law which is enacted after the date
5	of enactment of this section and which specifically cites and
6	repeals or modifies its provisions.
7	"(c) Notwithstanding subsection (a) of this section,
8	proper requests by United States citizens, or by aliens law-
9	fully admitted for permanent residence in the United States,
10	for information concerning themselves, made pursuant to the
11	Privacy Act of 1974 (5 U.S.C. 552a) or the Freedom of
12	Information Act (5 U.S.C. 552), shall be processed in ac-
13	cordance with those Acts.
14	"(d) The Director of Central Intelligence shall promul-
15	gate regulations to implement this section.
16	"(1) Such regulations shall require the appropriate
17	Deputy Directors or Office Head to—
18	"(A) specifically identify categories of files under
19	their control which they recommend for designation;
20	"(B) explain the basis for their recommendations;
21	and
22	"(C) set forth procedures consistent with the stat-
23	utory criteria in subsection (a) which would govern the
24	inclusion of documents in designated files.

1	Recommended designations, portions of which may be classi-
2	fied, shall become effective upon written approval of the Di-
3	rector of Central Intelligence.
4	"(2) Such regulations shall further provide procedures
5	and criteria for the review of each designation not less than
6	once every ten years to determine whether such designation
7	may be removed from any category of files or any portion
8	thereof. Such criteria shall include consideration of the his-
9	torical value or other public interest in the subject matter of
10	the particular category of files or portion thereof and the po-
11	tential for declassifying a significant part of the information
12	contained therein.
13	"(e)(1) On the complaint under section 552(a)(4)(B) of
14	title 5, United States Code, that the Agency has improperly
15	withheld records because of improper designation of files or
16	improper placement of records solely in designated files, the
17	review of the district court, notwithstanding any other provi-
18	sion of law shall be limited to a determination whether the
19	Agency regulations implementing subsection (a) conform to
20	the statutory criteria set forth in that subsection for designat-
21	ing files unless the complaint is supported by an affidavit,
22	based on personal knowledge or otherwise admissable evi-
23	dence, which makes a prima facie showing that—
24	"(A) a specific file containing the records request-
25	ed was improperly designated; or

1 "(B) the records requested were improperly placed
2 solely in designated files.
3 If the court finds a prima facie showing has been made under
4 this subsection, it shall order the Agency to file a sworn re-
5 sponse, which may be filed in camera and ex parte, and the
6 court shall make its determination based upon these submis-
7 sions and submissions by the plaintiff. If the court finds
8 under this subsection that the regulations of the Agency im-
9 plementing subsection (a) of this section do not conform to the
10 statutory criteria set forth in that subsection for designating
11 files, or finds that the Agency has improperly designated a
12 file or improperly placed records solely in designated files,
13 the court shall order the Agency to search the particular des-
14 ignated file for the requested records in accordance with the
15 provisions of the Freedom of Information Act and to review
16 such records under the exemptions pursuant to section 552(b)
17 of title 5, United States Code. If at any time during such
18 proceedings the Agency agrees to search designated files for
19 the requested records, the court shall dismiss the cause of
20 action based on this subsection.
"(2) On complaint under section 552(a)(4)(B) of title 5,
22 United States Code, that the Agency has improperly with-
23 held records because of failure to comply with the regulations
24 adopted pursuant to subsection (d)(2), the review of the court

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A BILL

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